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**NOTE: CHANGES HAVE BEEN
MADE TO THIS DOCUMENT**

20 **Attorneys for Plaintiffs**

21 UNITED STATES DISTRICT COURT
22 CENTRAL DISTRICT OF CALIFORNIA
23 WESTERN DIVISION

24 ADIDAS AMERICA, INC., and
25 ADIDAS AG,

Plaintiff,

v.

26 WAH LEI FOOTWEAR (U.S.A.)
27 CORPORATION, FU JU (U.S.A.)
28 GROUP INC., LA DISCOUNT SHOES,
SUNNY SHOES CORP., and TOP
SHOES, INC.

Defendants.

Case No.: CV08-04969-JFW (JTLx)

**FINAL JUDGMENT AND
PERMANENT INJUNCTION**

Date: October 27, 2008
Time: 1:30 p.m.
Place: Hon. John F. Walter
312 N. Spring Street,
Courtroom 16

ORDER

The Court having granted Plaintiffs' Motion for Default Judgment as to Defendant Top Shoes, Inc. IT IS HEREBY ORDERED THAT:

1. Judgment shall be entered against Defendant Top Shoes as to each of the claims asserted by adidas against it.
2. Top Shoes and all its agents, officers, employees, representatives, successors, assigns, attorneys, and all other persons acting for, with, by, through, or under authority from Top Shoes, or in concert or participation with Top Shoes, and each of them, be PERMANENTLY ENJOINED and RESTRAINED, from:
 - a. manufacturing, selling, offering for sale, advertising, promoting, distributing or displaying the Infringing Footwear;
 - b. manufacturing, selling, offering for sale, advertising, promoting, distributing or displaying any other footwear bearing the Three-Stripe Mark or any other confusingly similar imitation of adidas's Three-Stripe Mark, including without limitation any footwear having a design, mark, or feature on the side of the upper that consists of (1) the Three-Stripe Mark (in a similar position, size and spacing as depicted in the Trademark Registrations) with one additional stripe; or (2) the Three-Stripe Mark (in a similar position, size and spacing as depicted in the Trademark Registrations) less one of the three stripes;
3. Within ten (10) days of service of this Order, Defendant shall:
 - a. be compelled to account to adidas for any and all profits derived by Defendant from the sale or distribution of infringing goods as described in this Action; and

b. pay to adidas the entire amount of said profits on account of Defendant's knowing and intentional use of confusingly similar imitations of adidas's Three-Stripe Mark.

4. Plaintiff shall be entitled to an award of the costs of this action, including reasonable attorneys' fees. Plaintiff shall file a Moton to support the amount of this award as provided by the Court's Order.

Dated: October 21, 2008.

By: *John F. Walter*
The Honorable John F. Walter
United States District Court
Central District of California